

1 Andrew J. Knez (SBN: 296894)
2 KNEZ LAW GROUP, LLP
3 3890 Tenth Street
4 Riverside, CA 92501
5 Telephone: 951-742-7681
6 Email: andrewknez@knezlaw.com

Aengus H. Carr (SBN: 240953)
TESLA INC.
3000 Hanover St
Palo Alto, CA 94304
Telephone 650-681-5000
Email: aecarr@tesla.com

7
8 Attorneys for Plaintiff
9 JANE DOE

10 Attorney for Defendant
11 TESLA INC.

12
13
14
15 **UNITED STATES DISTRICT COURT**
16 **CENTRAL DISTRICT OF CALIFORNIA**

17 JANE DOE, *on behalf of himself*
18 *and all others similarly situated,*

19 Plaintiff,

20 v.

21 TESLA INC., et al.

22 Defendants.

23 Case No. 5:24-cv-02226-JAK-SP

24 **Stipulation to Extend Time to Respond to**
25 **Initial Complaint By Not More Than 30**
26 **Days (L.R. 8-3)**

27 Complaint Served: Nov. 1, 2024
28 Current response date: Dec. 2, 2024
New response date: Jan. 1, 2025

1 IT IS HEREBY STIPULATED by and between Plaintiff Jane Doe
2 ("Plaintiff") and Defendant Tesla Inc. (hereafter "Tesla") (collectively, the
3 "Parties"), by and through their respective counsel of record, that:

4 WHEREAS, on October 18, 2024, Plaintiff filed her Complaint in this Court;

5 WHEREAS, on November 1, 2024, Plaintiff served Tesla with the Complaint
6 through Tesla's registered agent;

7 WHEREAS, the Parties have engaged in good-faith discussions about this
8 litigation, its scope and pre-discovery exchange of information;

9 WHEREAS, Tesla's deadline to respond to Plaintiff's Complaint is currently
10 December 2, 2024;

11 WHEREAS, on December 2, 2024, Plaintiff agreed to extend this deadline
12 until January 1, 2025;

13 WHEREAS, an extension will not alter any event or deadline already fixed
14 by Court order, as a Rule 26 Scheduling Conference has not been set;

15 THEREFORE, pursuant to Local Rule 8-3, the Parties, by and through their
16 respective counsel, hereby stipulate to extend the time for Tesla to answer, object,
17 or otherwise respond to Plaintiffs' Complaint as follows:

18 The deadline for Tesla to answer, object, or otherwise respond to Plaintiff's
19 Complaint shall be extended from Dec. 2, 2024 to Jan 1, 2025.

20 **IT IS SO STIPULATED.**

21
22
23
24
25
26
27
28

1 DATED: Dec. 3, 2024

2 Respectfully submitted,

3 KNEZ LAW GROUP, LLP

TESLA, INC.

4 /s/ Andrew J. Knez
5 Andrew J. Knez

/s/ Aengus H. Carr
6 Aengus H. Carr

7 Attorneys for Plaintiff
8 JANE DOE

9 Attorney for Defendant
10 TESLA INC.

11 **ATTESTATION PURSUANT TO LOCAL RULE 5-4.3.4(a)(2)(i)**

12 I, Aengus H. Carr, am the ECF User whose identification and password
13 are being used to file this document. In compliance with Civil Local Rule 5-
14 4.3.4(a)(2)(i), I hereby attest that all signatories have concurred in this filing.

15
16 By: /s/ Aengus H. Carr
17 Aengus H. Carr